Case 22-7040		Filed 03/07/23 Document Pa	Entered 03/07/23 18:45:31 ge 1 of 12	Desc Main
fill in this information to identify	the case:			
Debtor 1 Robbie S. Daum				
Debtor 2 (Spouse, if filing)				
United States Bankruptcy Court for the	WESTERN District of Pennsylv	/ania		
Case number 22-70405 JAD				
Official Form 427	49			12/15
<b>Cover Sheet for</b>	Reaffirmation	Agreement		
Anyone who is a party to a re and file the documents within	affirmation agreement ma the time set under Bankr	y fill out and file this for uptcy Rule 4008.	m. Fill it out completely, attach it to the reaff	firmation agreement,
Part 1: Explain the Rep	ayment Terms of the I	Reaffirmation Agreen	nent	
1. Who is the creditor?	Rocket Mortgage, LL Name of the creditor	C f/k/a Quicken Loa	ns, LLC	
2. How much is the debt?	On the date that the bank	uptcy case is filed \$_2	06,574.19	
	To be paid under the reaff	irmation agreement \$ <u>20</u>	96,574.19	
	\$ <u>1,268.49</u> per month	for 331 months (if fixe	ed interest rate)	
3. What is the Annual Percentage Rate (APR) of interest? (See	Before the bankruptcy car	se was filed 3.50	%	
Bankruptcy Code § 524(k)(3)(E).)	Under the reaffirmation ag	greement <u>3,50</u>	% ⊠ Fixed rate  □ Adjustable rate	
Does collateral secure     the debt?	☐ No  ☑ Yes. Describe the	collateral. 489 Dishon	g Mountain Rd., Johnstown, PA 15906-4501	
	Current market	value \$_215,000.00		
5. Does the creditor assert that the debt is	□ No	ation of the nature of the	debt and the basis for contending that the deb	ot is nondischargeable.
nondischargeable?  6. Using information from	Income and expenses repo		Income and expenses stated on the rea	
Schedule I: Your Income (Official Form 106I) and Schedule J: Your	6a. Combined monthly inc	791	4. 20 6e. Monthly income from all sources after payroll deductions	\$ 3924.20
Expenses (Official Form 106J), fill in the amounts.	6b. Monthly expenses from	n line 22c of_ c 391		- \$ <u>3916.99</u>
	Schedule 3		; 	-0.
	6c. Monthly payments on reaffirmed debts not lis Schedule J	all — \$ <u>~</u> ted on	6g. Monthly payments on all reaffirmed debts not included in monthly expenses	- \$
	6d. <b>Scheduled net montl</b> Subtract lines 6b and 6		6h. Present net monthly income Subtract lines 6f and 6g from 6e.	s 7.2
	If the total is less than number in brackets.		If the total is less than 0, put the number in brackets.	
Official Form 427	c	over Sheet for Reaffirm	ation Agreement	page 1

Case 22	-70405-JAD		Filed 03/07/23 Document Pa	Entered 03/07/23 18:45:31 Desc Main ge 2 of 12
Debtor 1 Robbie S. First Name	, Daum Middle Name	Last Name		Case number (# known) 22-70405 JAD
7. Are the income am on lines 6a and 6e different?	ounts No	Explain why they	are different and comple	te line 10
3. Are the expense amounts on lines and 6f different?	MZNo 6b ☐ Yes.	Explain why they	are different and comple	te line 10.
9. Is the net monthly income in line 6h than 0?		A presumption of Explain how the Complete line 10	debtor will make monthly	the creditor is a credit union). payments on the reaffirmed debt and pay other living expenses.
10. Debtor's certificat about lines 7-9 If any answer on lines Yes, the debtor must shere.	7-9 is sign	<b>x</b>	h explanation on lines 7-	<u>*</u>
If all the answers on li are No, go to line 11.  11. Did an attorney re the debtor in nego the reaffirmation agreement?	present No tiating Yes.	Has the attorney of Yes		Signature of Debtor 2 (Spouse Only in a Joint Case) an affidavit to support the reaffirmation agreement?
	re			
Part 2: Sign He				
Whoever fills out this must sign here.	s form I certify ti parties id	hat the attached a lentified on this C	agreement is a true and over Sheet for Reaffirm	correct copy of the reaffirmation agreement between the ation Agreement.  Date 2/19/23  MM / DD / YY

Case 22-	70405-JAD		Filed 03/07 Document	I	Entered 03/07/23 18:45:31 ge 3 of 12	Desc Main
B2400A/J	3 ALT (Form 2	400A/B ALT) (	12/15)	(Ch	Presumption of Undue Hardship No Presumption of Undue Hardship eck box as directed in Part D: Debtor's S upport of Reaffirmation Agreement)	tatement
		UNITED S WESTERN		I	RUPTCY COURT ict of Pennsylvania	
In re: R	obbie S. Daum	Debtor			Case No: <u>22-70405 JAD</u> Chapter: <u>7</u>	
		REAF	FIRMATIC	NA	<u>GREEMENT</u>	
	[Indicate all	documents in	cluded in this	filin	g by checking each applicable box	c.]
		closures, Instru pages 1 - 5)	ctions, and		☑ Part D: Debtor's Statement in Support of Reaffirmation Agre	
	XPart B: Reat	ffirmation Agre	ement		☐ Part E: Motion for Court Appr	oval
	ĭ Part C: Cert	ification by De	btor's Attorney	y		
	the course of	negotiating t	his agreement	. <i>No</i>	ot represented by an attorney duri te also: If you complete Part E, yo n Reaffirmation Agreement.]	
	Name of Cre	editor: <u>Rock</u> e	t Mortgage,	LLC	f/k/a Quicken Loans, LLC	
	□[Check this bo	x if] Creditor is a	Credit Union as d	iefinec	I in §19(b)(1)(a)(iv) of the Federal Reserve I	Act
PART	A: DISCLOS	SURE STAT	EMENT, INS	TRU	UCTIONS AND NOTICE TO D	EBTOR
	ı. DISC	LOSURE ST	TATEMENT			
	Before Agree	eing to Reaffi	rm a Debt, Re	evien	These Important Disclosures:	
SUMM			TION AGRED	;	NT ements of the Bankruptcy Code.	
<u>AMOU</u>	NT REAFF	IRMED				
	The amount of	of debt you ha	ive agreed to	reaffi	rm: <u>\$ 206,574.</u>	<u>19</u>
have ac	crued as of th al amounts w	e date of this	disclosure. Yo	ur cr	includes all fees and costs (if any) edit agreement may obligate you to e of this disclosure. Consult your c	pay

Case 22-	70405-JAD		Filed 03/07/23 Document Pa	Entered 03/07/23 18:45:3 ge 4 of 12	31 Desc Main
	ALT (Form 2400 L PERCENT <i>A</i>				2
				depending on the tr	ne of deht 1
[The ann				ent ways, depending on the typ	
the annua	ed in § 103 of t al percentage ra	the Truth in ate shown in	Lending Act, such	r an "open end credit plan," as as a credit card, the creditor a e extent this rate is not readily low, or both.	may disclose
th re st P	ne debtor in the caffirmation ag atement was g	most recent reement destiven to the data it would be	t periodic statemer cribed in Part B be lebtor during the p	that would have been disclosed t prior to entering into the low or, if no such periodic rior six months, the annual osed at the time of the disclosu	
			And/Or		
tl s:	nis disclosure s imple interest r	tatement is grates apply to amount of ea	given to the debtor o different balance	amount reaffirmed as of the dant important important. If different is included in the amount e rate applicable to it are:	te
creditor	may disclose th	ie annual pe	rcentage rate show	an under than an open end cre on in (I) below, or, to the exten rest rate shown in (ii) below, o	t this rate is
d p s	isclosed to the rior to entering	debtor in the into the reastatement w	e most recent disc affirmation agreem as given to the del	)(4) of the Truth in Lending A losure statement given to the dent with respect to the debt or, otor, the annual percentage rate	lebtor , if no
tl s	nis disclosure s imple interest r	tatement is ates apply t	given to the debtor o different balance	amount reaffirmed as of the da :%. If different s included in the amount e rate applicable to it are:	ate

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B2400A/B \$_ \$_		2/15) /6; /6;		3
\$]	<u>@</u>	<b>⁄</b> 0.	osed as a variable rate transaction	on the
	ent disclosure given under	the Truth in Lendi	ng Act:	
ti	he interest rate on your loame to time, so that the annower.	n may be a variab ual percentage rate	le interest rate which changes from disclosed here may be higher or	1
waived o	r determined to be void by the debtor's goods or prop	a final order of th erty remain subjec	ty interest or lien, which has not be court, the following items or type to such security interest or lien in the reaffirmation agreement descri	es of
Item or	Type of Item	Original Purcha	se Price or Original Amount of Lo	an_
	ge hong Mountain Rd wn, PA 15906-4501	\$216,500.00		
	At the election of the crowing may be provided:	editor, a repaymen	t schedule using one or a combina	tion of
Repaym	ent Schedule:			
	t amount may be different		due on 02/01/2023 (date), but the firmation agreement or credit agree	
			— Or —	
each, pa	nyment schedule will be:nyable (monthly, annually, month, etc.), unless altered	weekly, etc.) on th	payments in the amount of \$ ne(day) of each greement in writing.	
			— Or —	
	nably specific description litor or creditor's represent		ayment obligations to the extent ki	nown by
2	. INSTRUCTIONS AND	NOTICE TO DE	EBTOR	

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		Document Pa	age 6 of 12	

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## B2400A/B ALT (Form 2400A/B ALT) (12/15)

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- 2. Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.
- 7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

B2400A/B ALT (Form 2400A/B ALT) (12/15)

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## YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (or canceled).

## Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about your reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of your reaffirming a debt when the hearing on the reaffirmation agreement is held.

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B2400A/B ALT (Fe	orm 2400A/B ALT) (1	2/15)		6
PART B: REAL	FIRMATION A	SREEMENT.		
I (we) as	gree to reaffirm the	debts arising unde	r the credit agreement described b	elow.
Ne In	description of cred ote dated July 17, 2 strument Number 2 nnsylvania.	2020 secured by a l	Mortgage recorded July 23, 2020 i ambria County Recorder of Deeds	n , State of
2. Descragreement:	ription of any chan	ges to the credit ag	reement made as part of this reaffi	rmation
SIGNATURE(	<u>S):</u>			
Borrower:			Accepted by creditor:	
Robbie	S. Daum		Rocket Mortgage, LLC f/k/a Qu Loans, LLC	icken
(Print Name)	<b>7</b> .		(Printed Name of Creditor) 1050 Woodward Ave. Detroit, MI 48226-1906	
(Signature)	h		(Address of Creditor)	<del></del>
Date: 2 1	7 2023		/s/ Marshall Winbu (Signature)	ish
Co-borrower, i	f also reaffirming t	these debts: Mar	shall Winbush Loss Mitigation	Officer
(Print Name)			(Printed Name and Title of Indiv Signing for Creditor)	-idual
(Signature)			Date of creditor acceptance:	·
Date:	there were the first development of the Administration of the Admi		03/03/2023	

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<b>B2400A/B</b> A	ALT (Form 2400	A/B ALT) (1	2/15)			7
PART C:	CERTIFICA	TION BY	DEBTOR'S ATT	ORNEY (IF ANY)		
[T this agree	o be filed only ment.]	if the attor	ney represented th	e debtor during the	course of nego	otiating
agreeme any depe	nt by the debto endent of the d	or; (2) this a lebtor; and (	greement does no	sents a fully informed timpose an undue he vised the debtor of the er this agreement.	ardship on the	debtor or
undue har	Check box, is rdship has been able to make the	n establishe	d with respect to t	s not a Credit Union his agreement. In m	n.J A presump y opinion, how	tion of vever, the
Printed 1	Name of Debte	or's Attorne	ey: Timoth	y J. Sloar	Ļ	
	re of Debtor's	Attorney: _	hushly	Jac-		
Date:	2/17/23					

B2400A/B ALT (Form 2400A/B ALT) (12/15)

(Joint Debtor, if any)

Date:

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## PART ID: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

Read and complete sections 1 and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page I indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship"]

1. I believe this reaffirmation agreement will not impose an undue hardship on my dependents or me. I can afford to make the payments on the reaffirmed debt because my monthly income (take home pay plus any other income received) is \$ 3924.20, and my actual current monthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation agreements total \$ 2647.00, leaving \$ 1277.20 to make the required payments on this reaffirmed debt.

OH LINS I	carringed debt.	,	,
and mus	e payments, this reaffirmat	ion agreement is p However, this pre	ally expenses does not leave enough to resumed to be an undue hardship on me esumption may be overcome if I explain the the payments here:
to the st	distaction of the court now	1 can arrord to ma	ke the payments here.
	(Use an addition	al page if needed	for a full explanation.)
complet Signed:	2. I received a copy of the ed and signed reaffirmation Debtor)	Reaffirmation Disc agreement.	closure Statement in Part A and a
Date: _	Joint Debtor, if any) 2 / 17 / 202 3  If the creditor is a Credit 1	— Or — Union and the debt	or is represented by an attorney]
make the	. I believe this reaffirmati payments on the reaffirm at in Part A and a complete	ed debt. I received	my financial interest. I can afford to a copy of the Reaffirmation Disclosure rmation agreement.
Signed: (	Debtor)		

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B2400A/B	ALT (Form 2400	)A/B ALT) (1	2/15)			9
[To be co	: MOTION FO impleted and fi f negotiating th	led only if t	he debtor is no	L ot rep	oresented by an attorney during th	he
<u>M</u> (	TION FOR C	OURT AP	PROVAL OF	RE	AFFIRMATION AGREEMEN	<u>T</u>
I	(we), the debto	r(s), affirm	the following	to be	e true and correct:	
I	am not represe	nted by an a	attorney in con	mect	ion with this reaffirmation agreen	nent.
expense	es I have disclo	sed in my S	tatement in Su	ıppo	y best interest based on the incoment of this reaffirmation agreement, court should consider):	e and and
the foll	Therefore, I as owing provision				ing this reaffirmation agreement (	under
					represented by an attorney during nation agreement)	the ·
			(m) (presumpt xceed monthly		of undue hardship has arisen becan ome)	ıse
Signed:_ (	Debtor)	:				
_	(Joint Debtor,	if any)				
Date:	Miles and a second seco					

Case 22-	70405-JAD		Filed 03/0 ocument		Entered 03/07/23 18:45:31 ge 12 of 12	Desc Main
Form 2400B		TED ST	ATES B	ANK	RUPTCY COURT	
In re; <u>Robbie</u>	Debtor		. <u>227462</u> COVAL OF	REAR	Chapter: 7 FIRMATION AGREEMENT	
r						
	, , , , , , , , , , , , , , , , , , ,				e true and correct:	
I	am not represe	ented by an a	attorney in c	connect	ion with this reaffirmation agree	ment.
expenses		ed in my St	atement in S	Support	best interest based on the income of Reaffirmation Agreement, and er):	
	Therefore, I ask g provisions <i>(ci</i>			ıpprovi	ng this reaffirmation agreement	under the
	course o □11 because	of the negoti U.S.C. §	ation of the 524(m) (prepenses exception	reaffiri esump eed mo	not represented by an attorney dumation agreement) tion of undue hardship has another income, as explained in Patents)	risen
Signed						
(-	Debtor)					
Ī.	Joint Debtor, ij	fany)				
Date:						